

FASULO BRAVERMAN & DI MAGGIO, LLP

ATTORNEYS AT LAW

Hon. Paul A. Crotty United States District Court for the Southern District of New York 500 Pearl Street New York, New York 10007

Re: United States v. Jason Birnbaum Case No.: 21 CR 595 (PAC)

Dear Judge Crotty,

Louis V. Fasulo, Esq.- NY & NJ Samuel M. Braverman, Esq.- NY & NJ Charles Di Maggio, Esq.- NY & CO

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October 1, 2021

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On September 28, Mr. Birnbaum was arraigned on an Information and subsequently plead guilty before Your Honor in this matter. He was released on a \$200,000 bond that is to be secured by cash or property, and was approved to travel to the SDNY, EDNY, DNJ, and SD FL.

Mr. Birnbaum's children reside in the Western District of Pennsylvania. In order for him to regularly visit his children without court intervention, I respectfully request the bond be amended to include the Western District of Pennsylvania among the approved Districts where Mr. Birnbaum may travel.

The Government has no objection to this request.

Respectfully submitted,

s/Sam Braverman
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Cc: Daniel Loss, AUSA